

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION
3:04cr318-RJC-CH-1**

| | | |
|----------------------------------|---|--------------|
| UNITED STATES OF AMERICA, |) | |
| |) | |
| |) | |
| Vs. |) | ORDER |
| |) | |
| MICHAEL E. YOUNG, |) | |
| |) | |
| Defendant. |) | |
| |) | |

THIS MATTER is before the Court on Defendant's pro se "Motion Seeking Same Administration Remedy as Federal Inmates in Federal Holding Facility Awaiting Trial Grievance" (#46), which Defendant has styled as a civil action wherein he is the Plaintiff and "US Marshall" is the Defendant. Review of the pleadings reveals that Defendant is represented by counsel. Thus, the pro se Motion will be denied in accordance with Local Criminal Rule 47.1(H). Plaintiff is advised that if he wishes to file a civil action alleging that his rights have been violated, he may request appropriate forms from the Clerk of this Court. Plaintiff is further advised, however, that he has experienced counsel in this criminal matter and that any concerns he has related to his confinement may be addressed with counsel, who will work with Defendant in determining what relief, if any, should be pursued.

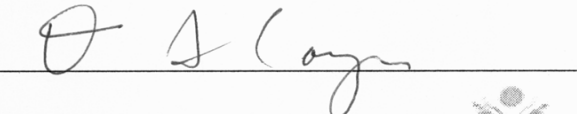
ORDER

IT IS, THEREFORE, ORDERED that Defendant's pro se "Motion Seeking Same Administration Remedy as Federal Inmates in Federal Holding Facility Awaiting Trial Grievance" (#46)

is **DENIED** without prejudice.

SO ORDERED.

Signed: January 11, 2012



David S. Cayer

David S. Cayer
United States Magistrate Judge

